UNITED STATES DISTRICT COURT

District of Nevada

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V. JERRY ALAN BROWN	V .	Case Number: 03:10-CR-134-ECR-VPC
	•	USM Number: 45544-048 RECEIVED RECEIVED ON
		USM Number: 45544-048 Scott Edwards Defendant: ATTOMIES COUNSEUPARTIES OF RECORD COUNSEUPARTIES OF RECORD
	,	Defendant s ACLORNEY ENTERED COUNSELIPARTIE
THE DEFENDANT:		1012
X pleaded guilty to count <u>T</u>	wo (2) of Superseding Inc	dictment filed February 9, 2011 JAN 1 9 AD
D pleaded noto contendere which was accepted	to count(s) by the court.	PX US DISTRICT COURT DEPUTY
was found guilty on count After a plea of not g	t(s) juilty.	CLERK US DISTRICT COURT DISTRICT OF NEVADA DEPUTY
The defendant is adjudicate	d guilty of these offenses	
Title & Section	Nature of Offense	Offense Ended Count
18:2251A(a) and (e) and 18:2	Attempted Production	on of Child Pornography Aug, 2010
The defendant is ser pursuant to the Sentencing (ages 2 through **6. of this judgment. The sentence is imposed
The defendant has been f	ound not guilty on count((S)
X Counts <u>1, 3, 4</u>	are dismissed	d on the motion of the United States.
name, résidence, or mailing	addréss until all fines, res	the United States attorney for this district within 30 days of any chan stitution, costs; and special assessments imposed by this judgment are must notify the court and United States attorney of material chang
		January 18, 2012
		Datë of Imposition of Judgment
**Each separate page is signed and dated by the presiding Judicial Officer		Edward C Ru
, .		Signature of Judge
		EDWARD C. REED, JR., SENIOR USDJ Name and Title of Judicial Officer
-		Jan. 19, 2012

(NEV. U7/	11) Juaginent	III a	Criminat	Case
Sheet 2	Imprisonment			

DEFENDANT: BROWN, JERRY ALAN CASE NUMBER: 03:10-CR-134-ECR

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The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: ONE HUNDRED EIGHTY (180) MONTHS

IMPRISONMENT

X The court makes the following recommendations to the Bureau of Prisons: THAT defendant be incarcerated at an institution as close to the Reno, Nevada area that meets the requirements of the Bureau of Prisons, to be close to family for visitation purposes. The Court calls attention to defendant's cirrhosis of the liver, and requests the Bureau

AO 2458 <u>of Priso</u> ns deliver such	treatment to make his life as	comfortable as possibl	le; THAT defendant receive credit for all
rime served in federal CASE	custody in connection with th	nis offense.	
X The defendant is rer	manded to the custody of the	United States Marshal.	
☐ The defendant shall	l surrender to the United Stat	es Marshal for this dist	rict:
□ at	🗆 a.m. 🗆 p.m. on		·
	y the United States Marshal.		
The defendant shall	l surrender for service of sent	tence at the institution	designated by the Bureau of Prisons:
insti □ before 2 p.m	n. on	·	
	y the United States Marshal.		
ao zer of Prisc□ as notified b	y the Probation or Pretrial Se	ervices Office.	
time space 19 day o	f January, 2012	Edward (? Pu.
·· ··		EDWARD C. REE	D, JR., SENIOR USDJ
		RETURN	
have executed this judge	ment as follows:		
Defendant delivered on _	· i	to	a
with a certific	ed copy of this judgment.		,
H35			UNITED STATES MARSHAL
lur fâm.∵	(
AC 1 4. <u>QI P.06</u> .	Ę		Ву
ippes Pated	 ?. }		DEPUTY UNTIED STATES MARSHAL
Table 19			_

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: LIFE

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court, not to exceed 104 tests annually.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse.
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon.
- The defendant shall cooperate in the collection of DNA as directed by the probation officer.
- The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense.
- The defendant shall participate in an approved program for domestic violence.

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION ON PAGE 4

- 1) the defendant shall not leave the judicial district without the permission of the court, or probation officer;
- ž) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling; training; or other acceptable reasons;
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances; except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- enforcement officer;

 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

Dated this 19 day of January, 2012

EDWARD C. REED, JR., SENIOR USDJ

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DÉFENDANT: BROWN, JERRY ALAN GASE NUMBER: 03:10-CR-134-ECR

SPECIAL CONDITIONS OF SUPERVISION

- 1: <u>Possession of Weapons</u> Defendant shall not possess, have under his control, or have access to any firearm, explosive device, or other dangerous weapons, as defined by federal, state or local law.
- Warrantless Search To ensure compliance with all conditions of release, the defendant shall submit to the search of his person, and any property, residence, or automobile under his/her control by the probation officer; or any other authorized person under the immediate and personal supervision of the probation officer, without a search warrant, at a reasonable time, and in a reasonable manner. Provided, however, defendant shall be required to submit to any such search only if the probation officer has reasonable suspicion to believe defendant has violated a condition or conditions of release.
- 3: <u>Report to Probation Officer After Release from Custody</u> Defendant shall report in person to the probation office in the District to which the defendant is released within seventy-two (72) hours of release from custody.
- 4. <u>No Contact Condition</u> Defendant shall not have contact, directly or indirectly, associate with, or be within 500 feet of the victim and/or her children, their residence or business, and if confronted by the victim and/or her children, defendant shall immediately remove himself from the area.
- 5: Miñor Prohibition Defendant shall not associate with persons under the age of eighteen (18), except in the presence of a responsible adult who is aware of the nature of defendant's background and current offense, and who has been approved by the probation officer.
- 6: <u>Sex Offender Treatment</u>: Defendant shall successfully complete a treatment program for sex offenders, which may include polygraph/truth verification testing, as approved by the probation officer. Defendant shall allow the sex offender treatment provider unrestricted communication with the probation officer regarding attendance, level of participation, and other information deemed necessary to protect the community. Further, defendant shall be required to contribute to the costs of services for such treatment, as approved and directed by the probation officer.
- 7. <u>Computer Pornography Prohibition</u> Defendant shall neither possess nor have under his control, any matter that is pornographic, as defined in 18 U.S.C. 2256(2), or that depicts, suggests, or alludes to sexual activity of minors under the age of eighteen (18). This includes, but is not limited to, any mater obtained through access to any computer or any material linked to computer access or use.
- 8. <u>Pórnography Prohibition</u> Defendant shall now own, pòssess, use, view, or read any pornographic material, or frequent any place that is involved with pornography, as defined in 18 U.S.C. 2256(2):
- 9. <u>Computer Restriction and Monitoring</u> Defendant shall provide the probation officer with accurate information regarding his entire computer system, including all related digital devices with memory and all passwords and internet service providers; defendant shall allow the installation of any software/hardware on his computer by the probation officer, and shall abide by all rules of the Computer Restriction and Monitoring Programs Agreement.
- 10: <u>Victim/Witness Prohibition</u> Defendant shall not have contact, directly or indirectly, with any victim or witness in this instant offense, unless under the supervision of the probation officer:

(H)

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DEFENDANT: BROWN, JERRY ALAN GASE NUMBER: 03:10-CR-134-ECR

			CRIMINAL MON	IETARY PENAL	TIES		
ΪΟΤΑΙ	LŚ Ś	Assessment 100.00	e total criminal mon	etarý penalties ur <u>Fine</u> \$	nder the sche	edule of payments of <u>Réstitution</u> \$	on Sheet 6.
	Ôn motion by th	ne Governme	nt, IT IS ORDERED th	nat the special ass	essment imp	osed by the Court, i	is remitted.
[3]	The determinat (AO 245C) will	tion of restitude the contract of the contract	ution is deferred unt Ifter such determina	til ation.	An <i>Amende</i>	d Judgment in a Ĉr	iminal Case
۵	The defendant listed below.	must make re	estitution (including	community restit	ution) to the	following payees in	the amount
	specified otherw	rise in the prior	tial payment, each parity order or percentage paid before the Unit	je payment column t	in approximat below. Howev	ely proportioned pay er, pursuant to 18 U.S	ment, unless .C. § 3664(i),
Name	<u>. of Payee</u>		Total Loss*	Restitution C	<u>)rdered</u>	Priority of Pero	<u>entage</u>
Atth: Čase I 333 L	, Ú.S. District Co Financial Office No.: as Vegas Bouleva egas, Nv 89101	r ard, South				.,	
ŤÔŤA	ıLS	<u>\$</u>	<u>a a granda de la g</u>	\$ <u></u>	<u>ا د های د مود دخی</u> د اد	<u> </u>	
Ö	The defendant is paid in full loof the paymen	must pay in before the fi It options on	d pursuant to plea a terest on restitution fteenth day after th Sheet 6 may be sub the defendant does	rand a fine of mo ne date of the jud ject to penalties (gment, pursi for delinquer	uant to 18 U.S.C. § ncy and default, pu	rsuant to 18
	🔲 the inte	erest require	ement is waived for ement for the □ fine	the 🗆 fine 🔛 resi	titution.	*1	
* Find on or	ings för the total a after September 1	mount of losse 13, 1994, but	es are rèquired under C before April 23, 1996.	hapters 109A, 110,	110A, and 113,	A of Title 18 for offen	ses committed
Dated	d this <u>19</u> day of	f January, 201	2	•	EDWARD C.	C. Que	SDJ

			,
AO 245B	(Rev.	09/11) Judgment in a Criminal	Cásè
		K Colindial of Boumanes	

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DÉFENDANT: BROWN, JERRY ALAN CASÉ NUMBÉR: 03:10-CR-134-ECR

SCHEDULE OF PAYMENTS

		JOHE JOE OF TAIMENTS		
Having Á	assesse X	ed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows: Lump sum payment of \$		
		☐ in accordance ☐ C, ☐ D, ☐ E, or ☐ F below; or		
B	ä	Payment to begin immediately (may be combined with \Box C, \Box D, or \Box F below); or		
Č	a	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or		
Ď	Ó	Payment in equal		
É	Ö	Payment during the term of supervised release will commence within		
F		Special instructions regarding the payment of criminal monetary penalties:		
is dué d	uring im	t has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties prisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' al Responsibility Program, are made to the clerk of the court.		
The de	endant	shall receive credit for all payments previously made toward any criminal monetary penalties imposed:		
	Joint à	nd Several		
		ant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several, and corresponding payee, if appropriate.		
	The defendant shall pay the cost of prosecution.			
ä	The defendant shall pay the following court cost(s):			
â	The det	fendant shall forfeit the defendant's interest in the following property to the United States:		
		be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine ne interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.		
Dated t	his 10	day of January, 2012		

EDWARD C. REED, JR., SENIOR USDJ